Case 2:02-cv-00018-TLN-EFB Document 1155 Filed 08/23/10 Page 1 of 3

Attorn MARG Superv SANDE Deput 1545 P.O. Oakl Telen E-601 Attorn	ND G. BROWN JR., State Bar No. 37100 ey General of California ARITA PADILLA, State Bar No. 99966 rising Deputy Attorney General A GOLDBERG, State Bar No. 138632 y Attorney General Clay Street, 20th Floor Box 70550 and, CA 94612-0550 phone: (510) 622-2145 iil: Sandra.Goldberg@doj.ca.gov eys for Plaintiff California Department ics Substance Control		
8			
9	NA TRANS A NATIONAL STATE OF THE STATE OF TH		
10	IN THE UNITED STATES DISTRICT COURT		
11	FOR THE EASTERN DISTRICT OF CALIFORNIA		
12		1	
	FORNIA DEPARTMENT OF TOXIC FANCES CONTROL, Plaintiff, v.	CIV-S-02-0018 GEB-GHH STIPULATION AND [PROPOSED] ORDER REGARDING ANSWERS TO FOURTH AMENDED COMPLAINT	
CHÁ I	RLES V. KESTER, ET AL.,		
17	Defendants,	Judge: The Honorable Garland E. Burrell, Jr.	
18			
CQUI	RELATED CROSS-CLAIMS, TERCLAIMS AND/OR THIRD- Y ACTIONS.	Trial Date: None Action Filed: January 4, 2002	
23			
	Plaintiff, California Department of Toxic Substances Control and defendants White Rock &		
Ki ½ 5or	Fore, LLC ("White Rock"), Ravind Shankar ("Shankar"), Charles V. Kester ("Kester"),		
Ki 26 g0	re & White Rock, LLC ("Kilgore") and Mid Valley Development, Inc. ("Mid Valley")		
he re by	stipulate and agree as follows:		
28		1	
Stipl	ation and [Proposed] Order Regarding Answers to	Fourth Amended Complaint (CIV-S-02-0018 GEB-GHH)	

Case 2:02-cv-00018-TLN-EFB Document 1155 Filed 08/23/10 Page 2 of 3

- 1. The claims against White Rock, Shankar and Mid Valley in this action were settled by the Consent Decree approved on April 28, 2010 (Document 1120). Accordingly, White Rock, Shankar and Mid Valley are not required to file an Answer to the Fourth Amended Complaint file on July 22, 2010 (Document 1145). White Rock, Shankar and Mid Valley are named as defendants in the Fouth Amended Complaint only because they have continuing obligations und or the Consent Decree and the Court has jurisdiction to enforce the Consent Decree. In light of the Consent Decree, White Rock, Shankar and Mid Valley are not required to participate in stats conferences or other future proceedings that are based on the Fourth Amended Complaint.
- **2**. Kester shall file its response to the Fourth Amended Complaint by September 24, 2010. IT **IIS** SO STIPULATED.

	August 20, 2010	CALIFORNIA DEPARTMENT OF TOXIC SUBSTANCES CONTROL:
12		
13		/s/ Sandra Goldberg, Esq. SANDRA GOLDBERG
14		Deputy Attorney General Attorneys for CaliforniaDepartment of Toxics Substance Control
15		Tomes substance Control
Dalted:	August 20, 2010	WHITE ROCK & KILGORE, LLC:
17		/s/ Robert Craig Iseley, Esq. ROBERT CRAIG ISELEY
18		Attorney for White Rock & Kilgore, LLC
19		
Dated: 20	August 20, 2010	KILGORE & WHITE ROCK, LLC:
21		/s/ Robert Craig Iseley, Esq. ROBERT CRAIG ISELEY
22		Attorney for Kilgore & White Rock, LLC
23		
Dated:	August 20, 2010	RAVIND SHANKAR
		/s/ Ravind Shankar
25		
26		
27		
28		
	2	

Case 2	:02-cv-00018-TLN-EFB	Document 1155 Filed 08/23/10 Page 3 of 3
1 Dated: 2	August 20, 2010	CHARLES V. KESTER /s/ Charles V. Kester
3		75/ Charles V. Rester
4 Dated: 5	August 20, 2010	MID VALLEY DEVELOPMENT, INC.
6		/s/ Jeffory J. Scharff, Esq
7		JEFFORY J. SCHARFF
8	,	SCHARFF, BRADY & VINDING Attorneys for Mid Valley Development, Inc.
9		
IT IS S 10	O ORDERED.	
	8/20/10	All E. Pull
12		GARLAND E. BURRELL, JR. United States District Judge
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		3